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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/813,711	03/31/2004	Craig John Jerry	0201.00009	7427
7590 05/02/2007 Bliss McGlynn P.C.			EXAMINER	
Suite 600 2075 West Big Beaver Road Troy, MI 48084			BRADFORD, CANDACE L	
			ART UNIT	PAPER NUMBER
220, 112 7000	•		3634	
			MAIL DATE	DELIVERY-MODE
	•		05/02/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/813,711	JERRY, CRAIG JOHN				
Office Action Summary	Examiner	Art Unit				
·	Candace L. Bradford	3634				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN (6(a). In no event, however, may ill apply and will expire SIX (6) MC cause the application to become	IICATION.  a reply be timely filed  DNTHS from the mailing date of this communication.  ABANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 31 Ma	arch 2004.					
2a) ☐ This action is <b>FINAL</b> . 2b) ☒ This	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.	D. 11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-31</u> is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) 17-23 is/are allowed.						
6) Claim(s) <u>1,2,4,5,7-10,12-16 and 24-31</u> is/are re	jected.					
7) Claim(s) <u>3,6 and 11</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) ☐ The specification is objected to by the Examiner	•					
10)⊠ The drawing(s) filed on <u>31 March 2004</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
•		£ 440(=) (d) == (5)				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C.	§ 119(a)-(d) or (f).				
·	have been received					
<ul> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> </ul>						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	o(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 6/1/04.	5)  Notice of 6)  Other: _	Informal Patent Application:				

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#### **DETAILED ACTION**

# Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 1 recites the limitations "the two ribs" in line 14, "the combined thickness" in line 20 and "the width" in line 21. There is insufficient antecedent basis for this limitation in the claim.

Claim 3 recites the limitation "the width" in line 5. There is insufficient antecedent basis for this limitation in the claim.

Claim 29 recites the limitation "the combination strip" in line 4. There is insufficient antecedent basis for this limitation in the claim.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 4, 5, 10, 12-14, and 16 are rejected under 35 U.S.C. 102(b) as being anticipated by Lichy (5482104). Lichy discloses a door assembly 10, a flexible curtain 196, made of a pliable material capable of closing a doorway, having upper and lower ends and two opposite side edges, as best seen in Figure 1, a curtain winding mechanism 70, attached to the upper end of the curtain for raising the curtain by rolling, two straight, extruded flexible guide

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members 186, made of metal with resilient wall sections 188,190, having an inwardly projecting rib 210, 212, the two ribs form an elongated concave slot/split curve socket through which one of the side edges of the curtain can extend during use of the curtain, guide members are mounted to extend vertically on opposite vertical sides of the doorway during use of the door assembly, and a base 192, each guide member integrally connected to and joins the inner and outer wall sections, with a plurality of threaded fasteners holes formed therein and longitudinally space along the guide member, and wherein the door assembly includes threaded fasteners/screw 194, and subsequent holes for mounting the guide members on support surfaces and threaded fasteners in use extending into and engaging said threaded fastening holes, as best seen in Figures 1 and 17, two side edge sections of the curtain being movable in a respective guide member when the curtain is raised or lowered during use, spaced apart pairs of curtain lock members 198, 200, mounted on and distributed along each side edge section of the curtain, the lock members of each pair being positioned opposite one another on the front and rear surface of the curtain respectively, with at least two screws 194, and subsequent holes and the lock members of each pair are mounted on the respective side edge sections and are connected to each other by at least two screws that extend through or into the screw holes of the respective lock members, as best seen in Figure 1, the combined thickness of each pair of the lock members and said curtain material exceeding the width of the elongated slot so that pairs of lock members prevent the side edge sections of the curtain from escaping out of the guide members

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under normal windload or pressure conditions, wherein some curtain lock members engage with the ribs of the their respective guide members when an excessive windload or impact is put upon the curtain and this engagement causes the wall section of at least one guide member to separate from each other and thereby release the respective side edge section from at least one guide member with little if any damage to the curtain or guide members, a rigid bottom bar 22, mounted on a lower end of the curtain, having opposite ends which are located within the doorway and horizontally inwards from the guide members during use of the door assembly, where at least one pair of lock members is mounted on the each side edge of the curtain at a location horizontally outwardly from a respective adjacent end of the bottom bar, when the door is in use as best see in Figure 1.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2, 7-9, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lichy (5482104) as advanced above. Lichy as advanced above fails to disclose (a) curtain lock members with a round exterior body (see claim 2), (b) dimensions (see claim 15). With respect to (a) it would have been obvious to one of ordinary skill in the art, as a matter of engineering design

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choice, to provide a curtain lock member with a rounded exterior, while producing no new and unexpected results. With respect to (b), it would have been obvious to one of ordinary skill in the art, as a matter or engineering design choice, to provide various dimensions of the guide slot, so as to allow for various sizes of curtains to be used.

Claims 8 and 24-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lichy (5482104) as applied to claims 1, 4, 5, 10, 12-14, and 16 above, and further in view of Indoe (5747738). Lichy fails to disclose a wear resistant material. Indoe discloses a wear resistant material made of polyvinyl chloride, as recited in column 3, line 60, affixed to both sides of the curtain, as best seen in Figure 2. The use of wear resistant materials is commonly used in the art to protect the door curtain against harsh weather. Therefore, it would have been obvious to one of ordinary skill in the art to provide the door curtain assembly of Lichy with a wear resistant material as taught by Indoe so as to protect the door curtain against harsh weather.

### Allowable Subject Matter

Claims 3, 6, and 11 are objected to as being dependent upon a rejected base claim, but may be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. The primary reason for the allowable subject matter of claim 3 is the inclusion of a curtain lock member with a flat winged section connected to a side of the main body adapted to extend outwardly through the slot during use of the door assembly. The primary reason for the allowance of claim 6 is the inclusion of at least two screw

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holes and lock members mounted on their respective edges and connected by at least two screws that extend through or into the screw holes of the lock member. The primary reason for the allowance of claim 11 is the inclusion of a plurality of pins projected into the side edge of the curtain to hold the member in place. The prior art of record fails to teach or suggest the claimed features absent the applicant's own disclosure.

Claims 17-23 are allowed. The primary reason for allowance is the inclusion of rigid lock body section having an exterior surface, an inner surface adapted for mounting to a front or rear surface of the door curtain, wherein at least one hole for a mechanical fastener is formed in a main body section. The prior art of record fails to teach or suggest the claimed features absent the applicant's own disclosure.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Downey Jr. (4467853), Magro et. al. (6068040), Kalempa et. al. (6152208) and Wells (6065525) are cited to teach the utility of Roll-up flexible doors and guides.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Candace L. Bradford whose telephone number is (571) 272-8967. The examiner can normally be reached on 9am until 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Cuomo can be reached on (571) 272-8967. The

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fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Candace L. Bradford Patent Examiner Art Unit 3634 April 16, 2007

> DAVID M. PUROL PRIMARY EXAMINER ART UNIT 355